

1 Mary Wallace
Post Office Box 1632
2 Magalia, California 95954
Phone Number 530 492 6585
3 mks1954ss@gmail.com

4 Pro Per

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8 **UNITED STATES BANKRUPTCY COURT**
9 **NORTHERN DISTRICT**
(SAN FRANCISCO DIVISION)

10 In re: the Matter of: § No. 19-30088-DM
11 PG&E CORPORATION, § Chapter 11
12 -and- § (Lead Case)
13 PG&E GAS AND ELECTRIC § (Jointly Administered) Case
14 COMPANY §
15 Debtors, § No. 19-30089-DM
16 vs. § Proof of Claim No. 68955
17 Mary Kim Wallace, and those § Amended Proof of Claim No. 103408
Similarly Situated, § Filed October 18, 2018
Creditor(s). § Camp Fire

18 **OBJECTION TO THE PROPOSED**

19 **“ORDER ON THE JOINT STATEMENT OF THE TCC, TRUSTEE, DEBRA**
20 **GRASSGREEN AND KARL KNIGHT, ERIC AND JULIE CARLSON, AND MARY**
WALLACE, REGARDING UNRESOLVED OBJECTIONS TO THE FIRE VICTIM
PROCEDURES”

21 Related Docket Nos. 8074 and 8080

22 **OBJECTION TO PROPOSED ORDER**

23 My name is Mary Wallace. I am competent to make these objections.

24 I am a Camp Fire 2018 claimant and creditor in this Chapter 11 case.

25 I make these objections on my own behalf, and for those similarly situated.

26 **OBJECTION TO PROPOSED ORDER**

27 Page - 1 - of 6

1 Proposed order written by: BROWN RUDNICK, LLP, Joel S. Miliband (SBN 077438),
2 Attorney for Fire Victim Trustee and Claims Administrator, in this PG&E Chapter 11 Case 19-
3 30088-DM.

4 The style of the Order shall read as follows:
5

6 **ORDER ON THE JOINT STATEMENT OF THE TCC, TRUSTEE, DEBRA**
7 **GRASSGREEN, KARL KNIGHT, ERIC AND JULIE CARLSON, AND MARY**
8 **WALLACE REGARDING UNRESOLVED OBJECTIONS TO THE FIRE VICTIM**
9 **CLAIMS RESOLUTION PROCEDURES; EXHIBIT 1 ATTACHED**
10 **[8074, and 8088]**

11 Reference: 1st paragraph, Pg. 1. Paragraph 1

12 Affiant agrees with the first paragraph with the addition of her name included.

13 The Debtors having filed the *Ninth Supplement to Plan Supplement in Connection with*
14 *Debtors' and Shareholder Proponents' Joint Chapter 11 Plan of Reorganization* [Docket No.
15 8057], which contains as Exhibit A the PG&E Fire Victim Trust Agreement (with all Exhibits
16 thereto, including the Fire Victim Claims Resolution Procedures (the "CRP")), which amends
17 and supersedes Exhibit D to the Plan Supplement filed May 1, 2020 [Docket No. 7037]; and
18 upon the *Joint Statement of the TCC, Trustee, Debra Grassgreen and Karl Knight, Eric and*
19 *Julie Carlson, and Mary Wallace Regarding Unresolved Objections to the Fire Victim Claims*
20 *Resolution Procedures* [Docket No. 8074] (the "Joint Statement"); and the Court having
21 considered the statements of the parties at the hearing held on the Joint Statement on June 24,
22 2020; and for the reasons stated on the record at the hearing.

23 1) Reference: Paragraph 1.
24 2) Affiant agrees to the wording of this first paragraph and accepts this condition as long as
25 the corresponding date of Plan, June 19, 2020, in the full and complete plan not subject to
26 any other amendments that would affect this order.

1 3) Reference: Paragraph 2. Include the affiants' name, Mary Wallace.
2 1) Upon fully exhausting the dispute resolution process set forth in Section VIII of the CRP,
3 any of Debra Grassgreen and Karl Knight (and their minor child), Eric and Julie Carlson
4 and Mary Wallace, (each of the foregoing Claimants, an "**Individual Eligible**
5 **Claimant**") may reject the Trustee Determination¹ awarded.

6 2) Affiant agrees to the wording of this second paragraph upon written clarification of the
7 date and time this will take place, a detailed description of this exact process in its'
8 entirety without subject to changes in the future.

9 3) Reference: Paragraph 3.

10 1. Affiant agrees to the wording of this paragraph with the exception that the following
11 be changed. Beginning with second sentence. "Upon submitting an Individual Election Notice
12 to the Trustee and filing a copy with the Bankruptcy Court, an Individual Eligible Claimant may
13 elect review of his or her Claim in the Bankruptcy Court, the District Court for the Northern
14 District of California, a California State Court, or in the court where such claim was pending or
15 could have been pending prior to the Petition Date (the "**Court of Review**"). For the avoidance
16 of doubt, the Individual Eligible Claimants shall not be required to wait until the end of the Initial
17 Review Period to seek a Final Judicial Determination.

18 4) Reference: Paragraph 4.

19 5) Affiant agrees to the wording of this paragraph.

20 6) Paragraph 5.

21 7) Affiant does not agree to the specific wording and requires clarification. It appears the
22 Trust has not made a determination of all "other claims". Affiant request clarification so
23 as not to construe this as "unconscionable contract" that is not clear and nothing to agree
24 to. It also appears to automatically override any Judicial Determination.

25 8) Affiant states the paragraph to be changed as follows: Interest awarded on any Final

26 ¹ Capitalized terms used but not otherwise defined in this Order shall have the meanings given to them in the CRP.

1 Judicial Determination with respect to any Eligible Claimant, including any Individual
2 Eligible Claimant, shall be payable by the Trust to the same extent that interest awarded on
3 account of any Claim within the CRP is paid. If the Trust does not pay interest on account
4 of Claims within the CRP, the Individual Claimant can elect review of his or her claim in
5 the Bankruptcy Court, the District Court for Northern District of California, in the court
6 where such claim was pending, or could have been pending, or in any State Court in the
7 State of California.

8 9) Reference: Paragraph 6.

9 10) Affiant states that the Judge cannot make a defacto determination.

10 11) Affiant states the paragraph to be changed as follows:

11 12) Any award of punitive or exemplary damages with respect to any Claim seeking payment
12 by the Trust, whether such award is made by the Trustee or by any court, shall not be
13 subordinate and junior in right to the prior payment in full of all non-punitive and non-
14 exemplary damage. To the extent that the Trust elects not to include punitive or exemplary
15 damages with respect to any claim, the Individual Claimant can elect review of his or her
16 claim in the Bankruptcy Court, the District Court for Northern District of California, in
17 the court where such claim was pending, or could have been pending, or in any State
18 Court in the State of California.

19 13) Paragraph 7. Affiant agrees.

20 14) Paragraph 8. Affiant disagrees. This sentence contradicts paragraph 3 and should be
21 changed as follows:

22 15) With respect to all matters arising from or related to the implementation of this Order the
23 Bankruptcy Court, the District Court for Northern District of California, in the court
24 where such claim was pending, or could have been pending, or in any State Court in the
25 State of California may exercise jurisdiction.

*All Rights Reserved
Mary Wallace June 28, 2020*
Mary Wallace

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2 *(See Exhibit 1, Affidavit of Mary Wallace)*
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OBJECTION TO PROPOSED ORDER

Page - 5 - of 6

1 Mary Wallace
Post Office Box 1632
2 Magalia, California 95954
Phone Number 530 492 6585
3 mks1954ss@gmail.com

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**UNITED STATES BANKRUPTCY COURT
NORTHERN DISTRICT
(SAN FRANCISCO DIVISION)**

10 In re: the Matter of: No. 19-30088-DM
11 PG&E CORPORATION, Chapter 11
12 -and- (Lead Case)
13 PG&E GAS AND ELECTRIC (Jointly Administered) Case
14 COMPANY
15 Debtors,
16 vs.
17 Mary Kim Wallace, and those Similarly
Situated, Judge: Honorable Dennis Montali
Creditor(s). Proof of Claim No. 68955
Amended Proof of Claim No. 103408
Filed October 18, 2018
Camp Fire

AFFIDAVIT OF MARY WALLACE

19 My name is Mary Wallace. I am competent to make this Affidavit. The facts stated in this
20 Affidavit are within my own knowledge and are true and correct and materially complete.

21 I am a Camp Fire 2018 victim claimant and creditor in this Chapter 11 case.

22 I make this Affidavit on my own behalf and for those similarly situated.

23 1) Affiant has never been presented with the final documents of the Plan, (Ninth Supplement to
24 Plan Supplement in Connection with Debtors" and Shareholders' Joint Chapter 11 Plan of
25 Reorganization [Docket No. 8057], which contains as Exhibit A the PG&E Fire Victim Trust
26 Agreement (with all Exhibits thereto, including the Fire Victim Claims Resolution Procedures
27 (the CRP")), (the Plan) thus, I cannot make an informed, intelligent decision whether or not to
28 accept or reject "The Plan.

1 2) Affiant has never been presented with the final terms and conditions of the Plan, the Trust, the
2 Confirmation Order(s) incorporating all amendments of The Trust Documents, The Plan, The
3 Confirmation Order, without referring to many other amendments that are still being amended.
4 3) Affiant has not been presented with the final Debtor' and Shareholder Proponents' Joint
5 Chapter 11 Plan of Reorganization, which contains as Exhibit A the PG&E Fire Victim Trust
6 Agreement with all Exhibits thereto, including the Fire Victim Claims Resolution Procedures
7 (the "CRP"), which supersedes Exhibit D to the Plan Supplement filed May 1, 2020.
8 4) Affiant has never been presented with a contract between Debtors, Debtors-in Possession,
9 PG&E CORPORATION, or PACIFIC GAS AND ELECTRIC COMPANY with my signature
10 and theirs on it.
11 5) Affiant has never been presented with the entire plan to fairly compensate Affiant and those
12 similarly situated Fire Victims, in an equitable manner.
13 6) Affiant has never been presented with a pro rata basis formula that is used in The Fire Victims
14 Trust.
15 7) Affiant has never been presented with Bankruptcy Rules, (including local rules), Codes and
16 Procedures, that trump California and Federal Law, that which would not allow me the
17 reservation of all my rights.
18 8) Affiant has never been provided with the final claims' valuation process.
19 9) Affiant has never been presented with any material facts or evidence which would preclude
20 considering all damages and costs recoverable under California Law or, if applicable, other
21 non-bankruptcy law.
22 10) Affiant has never been presented with a contract that she and the Trustees' signed that there is
23 any "holder" of my Fire Victim Claim, other than myself.
24 11) Affiant has never been presented with a contract, signed by myself and authorized Agents of
25 the Trust that I may not assert Rights and Causes of Actions in defense of my claim.
26 12) Affiant has never been presented with any material facts that the Plan Proponents, and each of
27 their respective Representatives, operated in good faith and at arms' length.
28

1 13) Affiant has never been presented with full disclosure of the Plan, the Trust, and all supporting
2 documents.

3 14) Affiant has not been presented with any material facts that the Votes to accept or reject have
4 been solicited and tabulated fairly, in good faith, and at arms' length.

5 15) Affiant has not been presented with a contract, that she signed, that states these amendments
6 can be amended, modified, and changed, at the convenience of the Proponents.

7 16) Affiant has not been presented with any contract, in relationship to proving a claim that an
8 Affidavit of Loss will not stand as proof of claim.

9 17) Affiant has not been presented with procedures to evaluate any additional categories of
10 recoverable damages.

11 18) Affiant has not been presented with any material facts or evidence that she will be made
12 whole.

13 19) Affiant has not been presented with any material facts or evidence that she agrees or consents,
14 as a Claimant, to release the Trust, the Trustee, Delaware Trustee, TOC, Claims
15 Administrator, Special Master and each of their respective predecessors, successors, assigns,
16 assignors, representatives, members, officers, employees, agents, consultants, lawyers,
17 advisors, professionals, trustees, insurers, beneficiaries, administrators, and any natural, legal
18 or juridical person or entity or acting on behalf of or having liability in respect of the Trust, the
19 Trustee, Delaware Trustee, TOC, Claims Administrator, or Special Master (the Trust Released
20 Parties") from any and all past, present and future claims, counterclaims, actions, rights or
21 causes of action, liabilities, suits, demands, damages, losses, payments, judgments, debts, dues,
22 sums of money, costs and expenses (including without limitation, attorneys' fees and costs),
23 accounts, reckonings, bills, covenants, contracts, controversies, agreements, obligations, or
24 promises, in law or equity, contingent or non-contingent, known or unknown, suspected or
25 unsuspected, foreseen or unforeseen, matured or unmatured, accrued or unaccrued, liquidated
26 or unliquidated, whether direct, representative, class or individual in nature, in any form, that
27 an applicant had, have, or may have in the future arising from, relating to, or resulting from or
28 in any way connected to, in whole or in part, the discharge of the Trust Release Parties' duties

1 and responsibilities under the Retention Order, the Trust Agreement, including any agreement,
2 document, instrument or certification contemplated by the Trust Agreement, the CRP, the
3 Plan, and any and all other orders of the District Court or Bankruptcy Court relating to the
4 Trust Released Parties and/or their duties and responsibilities.

- 5 1) Affiant will accept an order that states if her claim is disputed, she can commence a course of
6 action in any court regarding the dispute immediately upon dispute of the Trust. Order, re:
7 Docket No.s' 8074, 8080, 7367, 7969, 7141, 7540, 7794.
- 8 2) Affiant has not waived her rights to be awarded interest on her claim from the date of the
9 original injury, November 8, 2018.
- 10 3) Affiant has not been presented with any material facts or evidence that interest with respect to
11 any Eligible Claimant or Individual Eligible Claimant shall not be paid by the trust.
- 12 4) Affiant will agree that she may collect interest from the trust on her claim and is to be included
13 in full as part of her claim.
- 14 5) Affiant has not been presented with any material facts or evidence that punitive or exemplary
15 damages seeking payment from the Trust will be subordinate or junior in right to the payment
16 in full of all non-punitive and non-exemplary damage awards reflected in Final Determinations
17 and Final Judicial Determinations.
- 18 6) Affiant retains her right to Judicial Review of her choice and rejects IX and will notify the
19 Trustee, as an Individual Eligible Claimant, or an Eligible Claimant, of her intent to seek a
20 Judicial Determination by submitting a written notice to the Trustee (an Individual Election
21 Notice and/or a Eligible Claimant Notice) and filing a copy of such notice with the Bankruptcy
22 Court.
- 23 7) Affiant filed Docket No. 7141 on May 5, 2020, Emergency Motion to Stay Vote.
- 24 8) Affiant filed Docket No. 7367 on May 15, 2020, Objection, Reservation of Rights, Objection
25 to the Plan, Fire Victims Trust and Voter Irregularity.
- 26 9) Affiant filed Docket No. 7540, on May 15, 2020, Notice of Participation.
- 27 10) Affiant filed Docket No. 7562, on May 28, 2020, Emergency Motion to Allow Pro Per Litigant
28 time to Examine Dockets Filed in the PG&E' Bankruptcy Case and allow time to respond.

AFFIDAVIT OF MARY WALLACE

Case: 19-30088 Doc# 8196 Filed: 06/28/20 Entered: 06/29/20 14:40:08 Page 9 of 68

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1 11) Docket #7811 filed June 5, 2020, Order Denying Motion to deny Affiant time to Read 1,000
2 pages.

3 12) Docket # 7794 filed June 5, 2020, Declaration of Mary Wallace Regarding Mailing of Plan
4 Documents, by Prime Clerk, to Mary Wallace, post marked # 011E11684963, SRF# 42422,
5 from zip code 90015, Sender: Prime Clerk LLC, Grand Central Station, P.O. Box 4850, New
6 York, New York, 10163-4850. Contents received on June 3 by Priority Mail. (Docket #7514,
7 Notice of Filing of Debtors' and Shareholders Proponents' Joint Chapter 11 Plan of
8 Reorganization, 111 pages. Docket #7521, DEBTORS' AND SHAREHOLDERS
9 PROPONENT' CHAPTER 11 PLAN OF REORGANIZATION, 107 pages. Doc# 7503,
10 NOTICE OF FILING OF SUPPLEMENT TO PLAN SUPPLEMENT IN CONNECTION
11 WITH DEBTORS' AND SHAREHOLDER PROPONETS' JOINT CHAPTER 11 PLAN OF
12 REORGANIZATION. (49 pages). 4. Doc# 7528, PLAN PROPONENTS' JOINT
13 MEMORANDUM OF LAW AND OMNIBUS RESPONSE IN SUPPORT OF
14 CONFIRMATION OF DEBTORS' AND SHAREHOLDER PROPONENTS' JOINT
15 CHAPTER 11 PLAN OF REORGANIZATION. (103 pages). 5. Doc# 7556, DEBTORS'
16 AND SHAREHOLDER PROPONENTS' JOINT CONFIRMATION HEARING LIST. (8
17 pages of 89 to be heard). 6. Doc# 7542, DEBTORS' AND SHAREHOLDER PROPONENTS'
18 NOTICE OF DESIGNATION OF SPEAKING ATTORNEYS AND WITNESSES AT
19 CONFIRMATION HEARING. (3 pages). 7. Doc# 7530, EX PARTE APPLICATION FOR
20 ORDER PURSUANT TO L.B.R. 9013-1(c) AUTHORIZING OVERSIZE BRIEFING FOR
21 PLAN PROPONENTS/ JOINT MEMORANDUM OF LAW AND OMNIBUS RESPONSE
22 IN SUPPORT OF CONFIRMATION OF DEBTORS' AND SHAREHOLDERS'
23 PROPONENTS' JOINT CHAPTER 11 PLAN OF REORGANIZATION. (6 pages). 8. Doc#
24 7507, DECLARATION OF CHRISTINA PULLO OF PRIME CLERK LLC REGARDING
25 SOLICITATION OF VOTES AND TABULATION OF BALLOTS CAST WITH RESPECT
26 TO THE DEBTORS' AND SHAREHOLDER PROPONENTS' JOINT CHAPTER 11 PLAN
27 OF REORGANIZATION. (122 pages). 9. Doc # 7512, DECLARATION OF KENNETH S.
28 ZIMAN IN SUPPORT OF CONFIRMATION OF DEBTORS' AND SHAREHOLDER

1 PROPOSERS' JOINT CHAPTER 11 PLAN OF REORGANIZATION. (7 pages). 10.
2 DECLARATION OF JOHN BOKEN IN SUPPORT OF DEBTORS' AND
3 SHAREHOLDERS PROPOSERS' JOINT CHAPTER 11 PLAN OF REORGANIZATION.
4 (8 pages). 11. DECLARATION OF JASON P. WELLS IN SUPPORT OF CONFIRMATION
5 OF DEBTORS' AND SHAREHOLDERS PROPOSERS' JOINT CHAPTER 11 PLAN OF
6 REORGANIZATIONS. (pages? Can't decipher there are so many. 900?) In my declaration I
7 also requested whether or not this was the final documents.

8 13) Affiant filed Docket 7969, June 16, 2020, OBJECTION TO THE PLAN AND
9 RESERVATION OF RIGHTS OF, BY, AND FOR MARY WALLACE.

10 14) Affiant refers to Docket #8001, MEMORANDUM DECISION – CONFIRMATION OF
11 DEBTORS' AND SHAREHOLDER PROPOSERS' JOINT CHAPTER 11 PLAN OF
12 REORGANIZATION. Affiant states Judge Montali made a mistake when referring to MARY
13 WALLACE, (Dkt. 7367), on page 30 of Docket #8001, stating: Ms. Wallace also objected on
14 the ground that she did not have adequate time to vote for the plan. The court accepts Debtors'
15 representation that she was sent the relevant materials in early April and OVERRULES this
16 objection.

17 15) Affiant did not receive relevant materials in early April. Affiant sent many letters and emails to
18 the Court and Prime Clerk requesting the "relevant materials". Affiant states that Judge
19 Montali made a mistake in his order by stating I had received the "relevant materials" in early
20 April.

21 16) Affiant sent a letter to Judge Montali on January 22, 2020 regarding not receiving
22 confirmation that her claim had been received. Exhibit 1.

23 17) Affiant emailed and called Prime Clerk on February 19, 2020, regarding not receiving notice
24 that they had received my proof of claim. The Prime Clerk representative told me to contact
25 their mailing department and request to have it mailed to me. Affiant did so. Exhibit 2.

26 18) Affiant received an email from Prime Clerk on February 27, 2020, stating they attached my
27 proof of claim and verified receipt of claim received, Claim #68955. Exhibit 3.

1 19) Affiant sent Certified letter, on April 16, 2020 to Judge Montali #7019 1640 0001 4528 3234,
2 Return Receipt #9590 9402 5695 9346 9410 03 and a copy of the notice to Judge Montali,
3 with all exhibits by Certified letter to Prime Clerk #7019 1640 0001 4528 3227, Return
4 Receipt #9590 9402 5695 9346 9410 10. Enclosed were the following: Notice to Judge
5 Montali regarding Amended Proof of Claim filed October 18, 2019 #68955, Contents: Letter
6 to Judge Montali, Original Proof of Claim stamped received by PG&E, Amended Proof of
7 Claim, April 13, 2020, Letter and email to Prime Clerk, February 17, 2020 and February 27,
8 2020, Proof of Claim "Stamped Copy by PG&E October 28, 2019. The letter to Judge Montali
9 asked specifically why I was not receiving information from Prime Clerk, LLC. Exhibit 4.

10 20) Affiant received an email from Ankey Thomas, Judicial Assistant to Hon. Dennis Montali, on
11 April 30, 2020, with a filed stamped copy of my amended Claim, #103408. Exhibit 5.

12 21) Affiant sent an email on May 4, 2020, to Ankey Thomas and to whom it may concern at
13 pgeballots@primeclerk.com requesting help. Subject of email was Request for The Plan and
14 Voting Ballot for Claim #103408. In this email Affiant requested the Plan and Voting
15 information in hard copy form, as she requested all be sent by mail. Affiant stated in her email
16 that if they were to deny me The Plan, and a Voting Ballot, state the reason for denial based
17 upon Finding of Facts and Conclusion at Law. Affiant also requested that the email would be
18 made public and filed into the PG&E Bankruptcy Case. Affiant requested a file stamped copy
19 that the court and Prime Clerk had received this notice. Ankey Thomas replied he would mail
20 me a hard copy. Exhibit 6.

21 22) Affiant received a reply from Ankey Thomas, via email, on May 5, stating he would mail me
22 The Plan and Voting Ballot, but would not make my request for Plan and Voting Ballot public.
23 He also said I could go look it up on the Prime Clerk website. Exhibit 7.

24 23) Affiant also reached out in an email, on May 6, 2020, to Lorena Parada,
25 rjulian@bakerlaw.com, vanessa.nacarrow@asm.ca.gov, logan.pitts@sen.ca.gov,
26 senator.mcquire@senate.ca.gov, laurel.green@sen.ca.gov, jim.wood@asm.ca.gov,
27 laura.beltran@asm.ca.gov, esagerman@bakerlaw.com, ann.oleary@ca.gov,

28

1 Daniel.zingale@ca.gov, tom.gogola@mail.house.gov, joe.plaugher@mail.house.gov. Affiant
2 included an “Emergency Motion to Stay Deadline to Vote”. Exhibit 8

3 24) Affiant uploaded the “Emergency Motion to Stay”, after failed attempts to do so by email, by
4 sending my motion to a friend, Jim Finn, who got it filed into the court on May 11, 2020, Doc.
5 No. 7141. Exhibit 9.

6 25) Affiant received an email from Ryan Vyskocil, from Prime Clerk, on May 13, 2020, stating I
7 could use the below “unique” E-Ballot to submit my vote online. Affiant stands by these
8 attached documents that show she did not receive the plan and voting procedures under the
9 requirements set forth in the voting procedures. Exhibit 10.

10 26) Affiant filed Docket # 7367, “Objection”, Reservation of Rights, Objection to the Plan, Fire
11 Victims Trust and Notice regarding Voting Irregularities”, on May 15, 2020. Exhibit 11.

12 27) Affiant received the Plan and Voting Material on Saturday, May 16, 2020.

13 **Regarding XII Credits and Deductions, C**

14 28) Affiant has not been presented with any material facts or evidence which states FEMA has any
15 right to lien my claim, or my estate.

16 29) Affiant has not been presented with any contract signed between herself and FEMA, where she
17 has given any right to her claim.

18 30) Affiant has personal knowledge of her Affidavit as a Pro Per Litigant and participant in this
19 Chapter 11 Bankruptcy Case, as stated in the above caption: PG&E Case # 19-30088.

20 *All Rights Reserved*
21
22 *Mary Wallace*
23 Mary Wallace *June 28, 2020*
24 (See attached Notary Jurat)

CALIFORNIA JURAT CERTIFICATE

GOVERNMENT CODE § 8202

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of California

County of Butte

} ss.

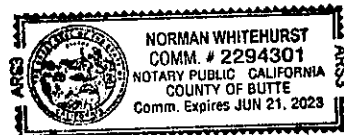
Subscribed and sworn to (or affirmed) before me on this 28⁷ day of JUNE,
2020, by MARY WALLACE,

proved to me on the basis of satisfactory evidence to be the person(s) who appeared before me.

WITNESS MY HAND AND OFFICIAL SEAL.

Norman Whitehurst

Signature of Notary Public



(Notary Seal)

OPTIONAL INFORMATION

The jurat contained within this document is in accordance with California law. Any affidavit subscribed and sworn to before a notary shall use the preceding wording or substantially similar wording pursuant to Civil Code sections 1189 and 8202. A jurat certificate cannot be affixed to a document sent by mail or otherwise delivered to a notary public, including electronic means, whereby the signer did not personally appear before the notary public, even if the signer is known by the notary public. The seal and signature cannot be affixed to a document without the correct notarial wording. As an additional option an affiant can produce an affidavit on the same document as the notarial certificate wording to eliminate the use of additional documentation.

DESCRIPTION OF ATTACHED DOCUMENT

AFFIDAVIT OF MARY WALLACE

(Title of document)

Number of Pages 9 (Including jurat)

Document Date 6-28-2020

(Additional Information)

CAPACITY CLAIMED BY THE SIGNER

- Individual
- Corporate Officer
- Partner
- Attorney-In-Fact
- Trustee
- Other: _____

Exhibit 1

From: Xena Gale
Sent: Wednesday, January 22, 2020 4:17 PM
To: lorena_parada@canb.uscourts.gov
Subject: Attn: Judge Montali PGE, needs to compensate it's victims fairly and first! from CAMP FIRE VICTIM

January 22, 2020

Judge Dennis Montali
US Bankruptcy Court
450 Golden Gate Avenue
San Francisco, California 94102

Case # 19-3088-DM

I filed a claim into this bankruptcy case. I have not heard anything as to what is going on with my claim, nor have been kept up to date as to the hearings, availability to participate in the proceedings, nor know of any other men and women, who filed claims without attorneys, have had an opportunity to be heard.

The true victims of this tragic fire, November 8, 2018, are the flesh and blood who lost loved ones, their homes, their animals, their jobs, and their whole life. All because PGE focused on profit versus maintenance of their equipment.

86 people died that day. One, a good friend, was working hard to save the Magalia Community Church in Magalia. His efforts helped save the church, but, as an 85 year old man, he didn't have the strength to survive the smoke and burned alive on his front porch, less than a couple of blocks away from the church. Cal Fire was there and did nothing to help the others trying to save the church. They watched and did nothing.

I saw a post three days ago from a father who, along with his two young children, walked from their home and were fortunate to have been picked up by a neighbor. As they escaped the fire, driving through fires on each side of the road, they saw many people trying to escape on foot as well. Their clothes were catching on fire from the severe heat. They watch them burn alive.

At another post, a woman was forced to run over a burning person in the road. Can you imagine the horror of witnessing that?

There are approximately 1200 lots, unclaimed, in Paradise. Where are their owners? Many people I have met since the fire were first responders. They commented that they saw hundreds of burned cars, with people and their hands glued to the steering wheel. Dead. Burned alive.

What if that was your mother, or father, or daughter or friend. Would you think it was ok for PGE to not be charged criminally? Murder? If a man or woman, instead of a corporation, has done what PGE did would they have just been fined and told to be better next time?

And how many next times has PGE had? How many more people have to die instead of holding PGE accountable?

A year later, many are still struggling. And now, all I see is what is posted on Facebook and the News. Some of these reports are very disturbing. FEMA wants a piece? The attorneys get cash, before the real victims, the insurance companies? Feather River Hospital has a claim in excess of \$1 Billion. The actual victims with claims is supposedly 80k. And rumors are we get compensated for our real loss last.

I would like to see PGE's financials. If it is true, that all claims total over \$17 Billion, I'd like to see those claims. I dispute that the \$13.5 billion is enough to cover all the losses. And, if it is true that FEMA is coming after our claim, then I would like to see their loss. After all, didn't the victims already pay FEMA? How would FEMA exist if they weren't receiving money from the Federal Government. And who is that? The people or another corporation?

Also, my claim form was short, just stating that I had a claim. Am I supposed to submit a detailed list into the case of all loses? And, I don't know many people who have actually finished their detailed claims and handed those off to their attorneys.

Very confusing.

I would like the Bankruptcy Court to take notice that I do not authorize anyone to accept a claim on my behalf without having full disclosure of PGE's assets, and all that is being negotiated without my consent.

Nor do I think it fair that victims, who need resources to get back to where they were before the fire, should be forced to take $\frac{1}{2}$ cash, and $\frac{1}{2}$ in PGE Stock. And, then have someone else, manage a payment fund or a three year period. How about give that to FEMA? Give that to the Insurance Companies. Give that to the Attorneys.

We are coming to the Capital, Friday, January 24, 2020 to protest the settlement proceeding and our outrage at the weak attempt from PGE to take full and absolute responsibility for the damage, harm and injury they caused through neglect and greed. And please tell the rest of the quasi-victim corporations to keep their hands off our claim.

Sincerely,
Mary Wallace
Magalia, California
95954
Zenatheprincesswarrior2011@hotmail.com

Sent from Mail for Windows 10

Exhibit 2

[Reply](#)[Forward](#)[Delete](#)**PGE Bankruptcy Case 19-3009, re: my Proof of Claim, October 18, 2019 Request for Information****Date:** 02/19/2020 (02:19:33 PM PDT)**From:** xena@calirub.co**To:** pgeinfo@primeclerk.com

[Text \(1 KB\)](#)**Attention Mailing Department:**

I spoke with a clerk at your office today regarding not received notice that you had received my claim.

She was able to look up my claim by name: Mary Kim Wallace. She was able to give me the claim #68955. I requested that she send me a hard copy of that notice.

She said I needed to email the mailing department for PGE and request it sent. Please send this and all future correspondence in writing to:

Mary Kim Wallace

Creditor Claim #68955

P. O. Box 1632

Magalia, California 95954

If you cannot provide me with the Proof of filing, please write and let me know.

Mary Kim Wallace

Exhibit 3

[Reply](#)[Forward](#)[Delete](#)**RE: PGE Bankruptcy Case 19-3009, re: my Proof of Claim, October 18, 2019 Request for Information****Date:** 02/27/2020 (02:02:05 PM PDT)**From:** [PGE Info](#)**To:** xena@calirub.co**Attachments:**  PGE Claim 68955.pdf (1.9 MB)[Text \(1 KB\)](#)

Xena,

Thank you for contacting Prime Clerk.

Please find attached a Prime Clerk stamped copy of your submitted claim.

Please let us know if we can be of further assistance.

Regards,

Prime Clerk Inquiries**Prime Clerk**

850 Third Avenue, Suite 412

Brooklyn, NY 11232

primeclerk.com

The highest level of professionalism, innovation and transparency in bankruptcy administration.

For more information click here: <http://primeclerk.com/raising-the-bar/>

----- Original Message -----

From: [\[xena@calirub.co\]](mailto:[xena@calirub.co])**Sent:** 2/19/2020 5:19 PM**To:** pgeinfo@primeclerk.com**Subject:** PGE Bankruptcy Case 19-3009, re: my Proof of Claim, October 18, 2019 Request for Information**Attention Mailing Department:**

I spoke with a clerk at your office today regarding not received notice that you had received my claim.

She was able to look up my claim by name: Mary Kim Wallace. She was able to give me the claim #68955. I requested that she send me a hard copy of that notice.

She said I needed to email the mailing department for PGE and request it sent. Please send this and all future correspondence in writing to:

Mary Kim Wallace

Creditor Claim #68955

P. O. Box 1632

Magalia, California 95954

If you cannot provide me with the Proof of filing, please write and let me know.

4/22/2020

Mail :: RE: PGE Bankruptcy Case 19-3009, re: my Proof of Claim, October 18, 2019 Request for Information

Mary Kim Wallace
ref:_00D1N1uIqY._5003110e3rv:ref

 PGE Claim 68955.pdf (1.9 MB)

Exhibit 4

SENDER: COMPLETE THIS SECTION		COMPLETE THIS SECTION ON DELIVERY	
<ul style="list-style-type: none"> ■ Complete items 1, 2, and 3. ■ Print your name and address on the reverse so that we can return the card to you. ■ Attach this card to the back of the mailpiece, or on the front if space permits. 		<p>A. Signature <i>Judge Montali</i></p> <p><input type="checkbox"/> Agent</p> <p><input type="checkbox"/> Addressee</p> <p>B. Received by (Printed Name) <i>Judge Montali</i> C. Date of Delivery <i>4/21/20</i></p> <p>D. Is delivery address different from item 1? <input type="checkbox"/> Yes If YES, enter delivery address below: <input type="checkbox"/> No</p>	
<p>1. Article Addressed to:</p> <p>Judge Montali United States Bankruptcy Court, San Francisco, CA 450 Golden Gate Avenue San Francisco, Calif. 94102</p> <p>9590 9402 5695 9346 9410 03</p>		<p>3. Service Type</p> <p><input type="checkbox"/> Adult Signature</p> <p><input type="checkbox"/> Adult Signature Restricted Delivery</p> <p><input type="checkbox"/> Certified Mail®</p> <p><input type="checkbox"/> Certified Mail Restricted Delivery</p> <p><input type="checkbox"/> Collect on Delivery</p> <p><input type="checkbox"/> Collect on Delivery Restricted Delivery</p> <p><input type="checkbox"/> Mail Restricted Delivery</p> <p><input type="checkbox"/> Priority Mail Express®</p> <p><input type="checkbox"/> Registered Mail™</p> <p><input type="checkbox"/> Registered Mail Restricted Delivery</p> <p><input type="checkbox"/> Return Receipt for Merchandise</p> <p><input type="checkbox"/> Signature Confirmation™</p> <p><input type="checkbox"/> Signature Confirmation Restricted Delivery</p>	
<p>2. Article Number (Transfer from service label) 7019 1640 0001 4528 3234</p>		<p>Domestic Return Receipt</p>	

PS Form 3811, July 2015 PSN 7530-02-000-9053

U.S. Postal Service™																																		
CERTIFIED MAIL® RECEIPT																																		
<i>Domestic Mail Only</i>																																		
For delivery information, visit our website at www.usps.com																																		
SAN FRANCISCO (4911) OFFICIAL USE																																		
<table border="1"> <tr> <td>Certified Mail Fee</td> <td>\$ 3.55</td> <td>0954</td> </tr> <tr> <td colspan="2">\$ 0.25</td> <td>02</td> </tr> <tr> <td colspan="2">Extra Services & Fees (check box, add fees as appropriate)</td> <td>Postmark</td> </tr> <tr> <td colspan="2"><input type="checkbox"/> Return Receipt (hardcopy) \$ 0.00</td> <td>Here</td> </tr> <tr> <td colspan="2"><input type="checkbox"/> Return Receipt (electronic) \$ 0.00</td> <td></td> </tr> <tr> <td colspan="2"><input type="checkbox"/> Certified Mail Restricted Delivery \$ 0.00</td> <td></td> </tr> <tr> <td colspan="2"><input type="checkbox"/> Adult Signature Required \$ 0.00</td> <td></td> </tr> <tr> <td colspan="2"><input type="checkbox"/> Adult Signature Restricted Delivery \$ 0.00</td> <td></td> </tr> <tr> <td colspan="2">Postage \$ 1.00</td> <td>04/16/2020</td> </tr> <tr> <td colspan="2">Total Postage and Fees \$ 8.20</td> <td></td> </tr> <tr> <td colspan="3"> <p>Sent To <i>JUDGE Montali</i> United States Bankruptcy Court S F Div Street and Apt. No., or P.O. Box No. 450 Golden Gate Avenue City, State, Zip Code San Francisco, California 94102</p> </td> </tr> </table>		Certified Mail Fee	\$ 3.55	0954	\$ 0.25		02	Extra Services & Fees (check box, add fees as appropriate)		Postmark	<input type="checkbox"/> Return Receipt (hardcopy) \$ 0.00		Here	<input type="checkbox"/> Return Receipt (electronic) \$ 0.00			<input type="checkbox"/> Certified Mail Restricted Delivery \$ 0.00			<input type="checkbox"/> Adult Signature Required \$ 0.00			<input type="checkbox"/> Adult Signature Restricted Delivery \$ 0.00			Postage \$ 1.00		04/16/2020	Total Postage and Fees \$ 8.20			<p>Sent To <i>JUDGE Montali</i> United States Bankruptcy Court S F Div Street and Apt. No., or P.O. Box No. 450 Golden Gate Avenue City, State, Zip Code San Francisco, California 94102</p>		
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PS Form 3800, April 2015 PSN 7530-02-000-9047																																		
See Reverse for Instructions																																		

USPS TRACKING #



First-Class Mail
Postage & Fees Paid
USPS
Permit No. G-10

5659 4346 9410 03

United States
Postal Service

• Sender: Please print your name, address, and ZIP+4® in this box*

Mary Kim Wallace
PO Box 1632
Magalia, California
95954



USPS TRACKING #



First-Class Mail
Postage & Fees Paid
U.S. Postage
Permit No. G-10

9590 9402 5695 9346 9410 10

United States
Postal Service

• Sender: Please print your name, address, and ZIP+4® in this box*

Mary Kim Wallace
PO Box 1632
Magalia California
95954

1 Mary Kim Wallace
Post Office Box 1632
2 Magalia, California 95954
Phone Number 530 492 6585
3 xena@calirub.co
4

5 **UNITED STATES BANKRUPTCY COURT**
6 **NORTHERN DISTRICT**
(SAN FRANCISCO DIVISION)

7 **In re:**
PG&E CORPORATION,
8 -and-
9 PG&E GAS AND ELECTRIC COMPANY
Debtors
10 vs.
11 Mary Kim Wallace
12 Creditor

Bankruptcy Case
No. 19-30088-DM
Chapter 11
(Lead Case)
(Jointly Administered)

Proof of Claim No. 68955
Filed October 18, 2018
Camp Fire

Judge: Honorable Dennis Montail

14 **NOTICE: Amended Proof of Claim filed October 18, 2018 # 68955**

15 **Contents:**

16 **Exhibit 1:** (Ltr to Judge Montali.

17 **Exhibit 2:** Original (Proof of Claim (Fire Claim Related) File Stamped October 18, 2018 by PRIME
18 CLERK, LLC, copy received October 2019.

19 **Exhibit 3:** Proof of Claim (Fire Claim Related) Amended, April 13, 2020.

20 **Exhibit 4:** Letter and email to PRIME CLERK, LLC February 17, 2020 and February 27, 2020.

21 **Exhibit 5:** Proof of Claim "Stamped COPY" by local PG&E Office in Chico, California October 18, 2019.

22 I declare under penalty of perjury that this amended Proof of Claim (Fire Claim Related) is true
23 And correct to the best of my ability.

24 All Rights Reserved

25 DATED: April 16, 2020

26

By: Mary Kim Wallace
Creditor. In Pro Per

Exh. 1

April 14, 2020

Mary Kim Wallace
P. O. Box 1632
Magalia, California 95954
xena@calirub.co
530 492 6585

Original

To: UNITED STATES BANKRUPTCY COURT
NORTHERN DISTRICT OF CALIFORNIA
(SAN FRANCISCO DIVISION)
450 GOLDEN GATE AVENUE
SAN FRANCISCO, CALIFORNIA 94102

Subject: PG&E CORPORATION
Chapter 11 Case
Case No. 19-30088

Re: CLAIM #68955
Notice to Amend Claim

On October 18, 2018, I filled out a Proof of Claim (Fire Claim Related) by printing out two forms and had them delivered to the PG&E Office in Chico, California and to be filed with the UNITED STATES BANKRUPTCY COURT listed above.

Since that time I have called Prime Clerk, LLC and asked why I have not been receiving any information regarding my claim, nor proof it was received. My original claim specifically asked to have all documents mailed to me. They looked up my claim by my Name and said they would mail me if I contacted their mailing department. I sent an email to their mailing department and instead of receiving a copy of the my claim by mail, they emailed it to me.

I then started hearing that others were receiving information from the Prime Clerk, LLC, yet I was still not receiving.

I went back and reviewed the notice of my COPY, being received by PGE Office in Chico and compared it to the copy of the claim that Prime Clerk, LLC received. Somehow, on the copy sent to Prime Clerk, LLC, question #11 was not filled in. My COPY, shows it checked "How much is the claim?", with my answer, checked: Unknown / To be determined at a later date. The other copy emailed me, verifying that Prime Clerk, LLC, had nothing checked in #11.

Not sure how that happened, except under duress I did not fill that in.

The amended claim is now being delivered to PG&E, Chico, location. If for some reason they can not accept the amended claim, I will send this information directly to the UNITED STATES BANKRUPTCY COURT, in San Francisco.

Please respond that I wish my claim to be amended to and unknown / To be determined at a later date. I have attached a copy of the claim stamped by PG&E Office in Chico, the copy I received from Prime Clerk, LLC and the amended Proof of Claim (Fire Claim Related).

I request verification that my claim has been updated.

Mail to:

Mary Kim Wallace

P. O. Box 1632

Magalia, California 95954

and,

Email: xena@calirub.co

530 492 6585

Cc: Hand delivered to PG&E Office in Chico, California, 4/15/2020

PG&E - Customer Service Office

350 Salem St

Open · Closes 5PM · (800) 743-5000

Pacific Gas & Electric Co

11239 Midway

Open 24 hours · (800) 743-5000

Cc:

UNITED STATES BANKRUPTCY COURT

NORTHERN DISTRICT OF CALIFORNIA

(SAN FRANCISCO DIVISION)

450 GOLDEN GATE AVENUE

SAN FRANCISCO, CALIFORNIA 94102

Subject: PG&E CORPORATION

Chapter 11 Case

Case No. 19-30088

Cc: PRIME Clerk, LLC

850 Third Avenue, Suite 412

Brooklyn, New York 11232

Page 2 of 2

Enclosures 4/15/2020

- ① Letter to US Bankruptcy Court 4/14/2020
- ② Proof of Claim from Prime Clerk,
10/18/2020 ELC
- ③ Amended Proof of Claim
dated 4/13/2020
- ④ Ltr to Prime Clerk LLC
requesting receipt &
copy of my Proof of
Claim 2/19/2020
with response 2/27/2020
- ⑤ Copy submitted to
PG&E Office of
Proof of Claim - Original
10/18/2020

Mary Kim Wallace
4/15/2020

UNITED STATES BANKRUPTCY COURT
NORTHERN DISTRICT OF CALIFORNIA (SAN FRANCISCO DIVISION)

Exh. 2

RECEIVED

OCT 18 2019

In re:
PG&E CORPORATION,
- and -
PACIFIC GAS AND ELECTRIC
COMPANY,
Debtors.

Bankruptcy Case
No. 19-30088 (DM)

Chapter 11
(Lead Case)
(Jointly Administered)

PRIME CLERK LLC

Proof of Claim (Fire Claim Related)

Read the instructions before filing this claim form. This form is for tort claimants who have a claim against the Debtors (i.e. PG&E Corporation and Pacific Gas and Electric Company) that arose prior to the Debtors filing for bankruptcy (i.e. prior to January 29, 2019) and that arose from, or relates to, a fire.

Do NOT file a fraudulent claim. A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Please type or print in the spaces below. Do NOT use red ink or pencil.

Part 1: Identify the Claim

1. Who is the current creditor?

Mary Kim Wallace

[] Date Stamped Copy Returned

No Self-Addressed Stamped Envelope

No Copy Provided

2. Has this claim been acquired from someone else?

No

Yes. From whom? _____

3. Are you filing this claim on behalf of your family?

No

If you checked "Yes", please provide the full name of each family member that you are filing on behalf of:

Yes

A family is a group of two or more people related by birth, marriage, domestic partnership, or adoption and residing together. All such people are considered as members of one family.

4. Where should notices and payments to the creditor be sent?

Where should notices to the creditor be sent?

Where should payments to the creditor be sent? (if different)

Name *Mary Kim Wallace*

Name _____

Attorney Name (if applicable) _____

Attorney Name (if applicable) _____

Attorney Bar Number (if applicable) _____

Attorney Bar Number (if applicable) _____

Street Address *P.O. Box 1632*

Street Address _____

City *Magalia*

City _____

State *California*

State _____

Zip Code *95954*

Zip Code _____

Phone Number *530 492 6585*

Phone Number _____

Email Address *xena@calirub.co*

Email Address _____

"not .com"

5. Does this claim amend one already filed?

No

Yes. Claim number on court claims registry (if known) _____

Filed on *MM / DD / YYYY*

6. Do you know if anyone else has filed a proof of claim for this claim?

No

Yes. Who made the earlier filing? _____



Part 2:

Give Information About the Claim as of the Date this Claim Form is Filed

7. What fire is the basis of your claim?

Camp Fire (2018)
 North Bay Fires (2017)
 Ghost Ship Fire (2016)
 Butte Fire (2015)
 Other (please provide date and brief description of fire): _____

Check all that apply.

8. What are the loss location(s) where you and/or your family suffered harm? (e.g. home or business address, place of injury, place from which you were evacuated, if different.)

Location(s):

6295 Dimitri Court
Magalia California
95954

9. How were you and/or your family harmed?

Check all that apply

Property Damage (homes, structures, personal property, land, trees, landscaping, and all other property damage)
 Owner Renter Occupant Other (Please specify): _____
 Personal Injury
 Wrongful Death (if checked, please provide the name of the deceased)
 Business Loss/Interruption
 Lost wages and earning capacity
 Loss of community and essential services
 Agricultural loss
 Other (Please specify): *Social, emotional and financial*

10. What damages are you and/or your family claiming/seeking?

Check all that apply

Economic damages (including replacement cost of damaged property, diminution in value, loss of use, lost inventory, lost profits, and other economic damage)
 Non-economic damages (including loss of society and support, loss of consortium, pain and suffering, emotional distress, annoyance and discomfort, and other non-economic damage)
 Punitive, exemplary, and statutory damages
 Attorney's fees and litigation costs
 Interest
 Any and all other damages recoverable under California law
 Other (Please specify): *Social, emotional and financial*

11. How much is the claim?

\$ _____ (optional)
 Unknown / To be determined at a later date

Part 3 **Sign Below**

The person completing this proof of claim must sign and date it.
FRBP 9011(b).

If you file this claim electronically, FRBP 5005(a)(2) authorizes courts to establish local rules specifying what a signature is.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both.
18 U.S.C. §§ 152, 157, and 3571.

Check the appropriate box:

I am the creditor.
 I am the creditor's attorney or authorized agent.

I have examined the information in this *Proof of Claim* and have a reasonable belief that the information is true and correct.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on date Sept 29, 2019 (mm/dd/yyyy)

Mary Kim Wallace

Signature

Print the name of the person who is completing and signing this claim:

Name

Mary

Kim

Wallace

First name

Middle name

Last name

Title

Company

Identify the corporate servicer as the company if the authorized agent is a servicer.

Address

Number 6295 Street Dimitri Court

Magalia California 95954

City

State

ZIP Code

Contact phone

530 492 6585

Email

xena@calirab.com

Fed
Express

Billable Stamp

Use only for shipments within the U.S.
Saturday delivery not available.

465

1 From See optional release signature below.

ORDER# 00648173
PRIME CLERK LLC
CHICO, CA
DECLARED VALUE \$100
PACKAGE WEIGHT
(212) 267-4160

RECEIVED
OCT 22 2019

PRIME CLERK LLC

NONREDEEMABLE

Please see back for declared
value information and important
terms and conditions.

2 To Shipment will not be accepted if address below is altered.

CLAIMS PROCESSING
PRIME CLERK LLC
350 3RD AVE STE 410
BROOKLYN, NY 11232
(212) 267-4160

FedEx
TRK# 0662 8148 0458 9828

TUE - 22 OCT AA
STANDARD OVERNIGHT

11232
NY-US
EWR

XA FBTA



F10 569705 2106719 C1CA 56AC3/2A3C/05A2

465

**UNITED STATES BANKRUPTCY COURT
NORTHERN DISTRICT OF CALIFORNIA (SAN FRANCISCO DIVISION)**

In re:
PG&E CORPORATION,
- and -
PACIFIC GAS AND ELECTRIC
COMPANY,
Debtors.

Bankruptcy Case
No. 19-30088 (DM)
Chapter 11
(Lead Case)
(Jointly Administered)

Proof of Claim (Fire Claim Related)

Read the instructions before filing this claim form. This form is for tort claimants who have a claim against the Debtors (i.e. PG&E Corporation and Pacific Gas and Electric Company) that arose prior to the Debtors filing for bankruptcy (i.e. prior to January 29, 2019) and that arose from, or relates to, a fire.

Do not use this form for non-fire claims. Non-fire tort claimants should use Form 410.

Do NOT file a fraudulent claim. A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Please type or print in the spaces below. Do NOT use red ink or pencil.

Part 1: Identify the Claim

<p>1. Who is the current creditor?</p>	<p>Mary Kim Wallace <small>Name of the current creditor (the person or entity to be paid for this claim)</small></p>		
<p>2. Has this claim been acquired from someone else?</p>	<input checked="" type="checkbox"/> No <input type="checkbox"/> Yes. From whom? _____		
<p>3. Are you filing this claim on behalf of your family?</p>	<input checked="" type="checkbox"/> No <input type="checkbox"/> Yes	<small>If you checked "Yes", please provide the full name of each family member that you are filing on behalf of:</small> _____ _____ _____ _____ _____	
<p>4. Where should notices and payments to the creditor be sent?</p>	<p>Mary Kim Wallace <small>Name _____</small> <small>Attorney Name (if applicable) _____</small> <small>Attorney Bar Number (if applicable) _____</small> <small>Street Address _____</small> <small>City _____</small> <small>State _____</small> <small>Zip Code _____</small> <small>Phone Number _____</small> <small>Email Address _____</small> </p>		<p>Where should payments to the creditor be sent? (if different)</p> <p><small>Name _____</small> <small>Attorney Name (if applicable) _____</small> <small>Attorney Bar Number (if applicable) _____</small> <small>Street Address _____</small> <small>City _____</small> <small>State _____</small> <small>Zip Code _____</small> <small>Phone Number _____</small> <small>Email Address _____</small></p>
<p>5. Does this claim amend one already filed?</p>	<input type="checkbox"/> No <input checked="" type="checkbox"/> Yes. Claim number on court claims registry (if known) 68955	<p>Filed on 10 19 2019 <small>MM / DD / YYYY</small></p>	
<p>6. Do you know if anyone else has filed a proof of claim for this claim?</p>	<input type="checkbox"/> No <input checked="" type="checkbox"/> Yes. Who made the earlier filing? Mary Kim Wallace		

Part 2:**Give Information About the Claim as of the Date this Claim Form is Filed**

<p>7. What fire is the basis of your claim?</p> <p>Check all that apply.</p> <p><input checked="" type="checkbox"/> Camp Fire (2018) <input type="checkbox"/> North Bay Fires (2017) <input type="checkbox"/> Ghost Ship Fire (2016) <input type="checkbox"/> Butte Fire (2015) <input type="checkbox"/> Other (please provide date and brief description of fire): _____</p>	
<p>8. What are the loss location(s) where you and/or your family suffered harm? (e.g. home or business address, place of injury, place from which you were evacuated, if different.)?</p> <p>Location(s): Fire location: 6295 Dimitri Court, Magalia, California</p> <p>This is an amended claim form. Two originals were taken to the PGE Office and filed on October 18, 2019.</p> <p>They were written by hand. The office in Chico, California, where the claim was filed, stamped Received by the Prime Clerk LLC. One had COPY on it in read. I checked "Unkonwn" in question #11 on the COPY, yet missed checking "Unknown" on the Claim form mailed by PGE to the Prime Clerk LLC.</p> <p>I am not receiving anything from anyone regarding this claim.</p> <p>Please change my original filing to unknown amount. I will submit the known amount with a detail of my claim attached to this notice to correct question 11.</p>	
<p>9. How were you and/or your family harmed?</p> <p>Check all that apply</p> <p><input checked="" type="checkbox"/> Property Damage (homes, structures, personal property, land, trees, landscaping, and all other property damage) <input type="checkbox"/> Owner <input checked="" type="checkbox"/> Renter <input type="checkbox"/> Occupant <input type="checkbox"/> Other (Please specify): _____</p> <p><input checked="" type="checkbox"/> Personal Injury <input type="checkbox"/> Wrongful Death (if checked, please provide the name of the deceased) _____</p> <p><input checked="" type="checkbox"/> Business Loss/Interruption <input checked="" type="checkbox"/> Lost wages and earning capacity <input checked="" type="checkbox"/> Loss of community and essential services <input type="checkbox"/> Agricultural loss <input checked="" type="checkbox"/> Other (Please specify): Social, emotional and financial _____</p>	
<p>10. What damages are you and/or your family claiming/seeking?</p> <p>Check all that apply</p> <p><input checked="" type="checkbox"/> Economic damages (including replacement cost of damaged property, diminution in value, loss of use, lost inventory, lost profits, and other economic damage) <input checked="" type="checkbox"/> Non-economic damages (including loss of society and support, loss of consortium, pain and suffering, emotional distress, annoyance and discomfort, and other non-economic damage) <input checked="" type="checkbox"/> Punitive, exemplary, and statutory damages <input type="checkbox"/> Attorney's fees and litigation costs <input checked="" type="checkbox"/> Interest <input checked="" type="checkbox"/> Any and all other damages recoverable under California law <input checked="" type="checkbox"/> Other (Please specify): Social, emotional and financial _____</p>	
<p>11. How much is the claim?</p> <p><input type="checkbox"/> \$ _____ (optional) <input checked="" type="checkbox"/> Unknown / To be determined at a later date</p>	

Part 3: Sign Below

The person completing this proof of claim must sign and date it.
FRBP 9011(b).

If you file this claim electronically, FRBP 5005(a)(2) authorizes courts to establish local rules specifying what a signature is.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both.
18 U.S.C. §§ 152, 157, and 3571.

Check the appropriate box:

I am the creditor.
 I am the creditor's attorney or authorized agent.

I have examined the information in this *Proof of Claim* and have a reasonable belief that the information is true and correct.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on date 04/13/2020 (mm/dd/yyyy)

By: Mary Kim Wallace *All Rights Reserved ucc1-308*
Signature

Print the name of the person who is completing and signing this claim:

Name	Mary Kim Wallace		
	First name	Middle name	Last name
Title			
Company	Identify the corporate servicer as the company if the authorized agent is a servicer.		
Address	6295 Dimitri Court		
	Number	Street	
	Magalia, California		
Contact phone	City	State	ZIP Code
	530 492 6585		xena@calirub.co
	Email		

Instructions for Proof of Claim (Fire Claim Related)

United States Bankruptcy Court

You may have a claim against the Debtors for monetary loss, personal injury (including death), or other asserted damages arising out of or related to a fire. You should consider obtaining the advice of an attorney, especially if you are unfamiliar with the chapter 11 process and privacy regulations.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both.
18 U.S.C. §§ 152, 157 and 3571.

How to fill out this form

- Fill in all of the information about the claim as of the date this claim form is filed.
- If the claim has been acquired from someone else, then state the identity of the last party who owned the claim or was the holder of the claim and who transferred it to you before the initial claim was filed.
- For a minor child, fill in only the child's initials and the full name of the child's parent or guardian. For example, write *A.B.*, a minor child (*John Doe, parent*). See Bankruptcy Rule 9037.
- You may but are not required to attach supporting documents to this form.
Supporting documents will be gathered, maintained, and provided at a later date as instructed by the Court. If you do attach documents, you should attach redacted documents as supporting documentation will be made publicly available and will not be kept confidential. See the definition of *redaction* of information below.
- Do not attach original documents because attachments may be destroyed after scanning.
- Question 3. Members of a family may but are not required to file a proof of claim as a family but may, if they choose, submit individual claim forms for each family member that has a claim against the debtors.

- Question 9. If you suffered property damage, then provide the street address of each real property parcel where you suffered property damage. If you were personally evacuated as the result of a fire, then provide the address or intersection closest to where you encountered the fire and began evacuation. If you suffered property damage and were evacuated from a different location, include both. If you were a renter, provide the address of your residence.
- Question 10. This question requests general statements of underlying facts relating to harm and is not intended to be exhaustive or preclusive.
- Question 11. You are not required to include a claim amount with your proof of claim. Providing a claim amount at this time is optional.

Confirmation that the claim has been filed

To receive confirmation that the claim has been filed, enclose a stamped self-addressed envelope and a copy of this form together with the original. You may view a list of filed claims in this case by visiting the Claims and Noticing Agent's website at
<https://restructuring.primeclerk.com/pge>.

Understand the terms used in this form

Claim: A creditor's right to receive payment for a debt that the debtor owed on the date the debtor filed for bankruptcy. 11 U.S.C. §101 (5). A claim may be secured or unsecured.

Creditor: A person, corporation, or other entity to whom a debtor owes a debt that was incurred on or before the date the debtor filed for bankruptcy. 11 U.S.C. § 101 (10).

Debtor: A person, corporation, or other entity who is in bankruptcy. In this instance, PG&E Corporation and Pacific Gas & Electric Company.

Information that is entitled to privacy: A *Proof of Claim* form and any attached documents must show only the last 4 digits of any social security number, an individual's tax identification number, or a financial account number, only the initials of a minor's name, and only the year of any person's date of birth. If a claim is based on delivering health care goods or services, limit the disclosure of the goods or services to avoid embarrassment or disclosure of confidential health care information. You may later be required to give more information if the trustee or someone else in interest objects to the claim.

Proof of claim: A form that shows the creditor has a claim against the debtors on or before the date of the bankruptcy filing (in these cases, January 29, 2019). The form must be filed in the district where the case is pending.

Redaction of information: Masking, editing out, or deleting certain information to protect privacy. Filers must redact or leave out information entitled to **privacy** on the *Proof of Claim* form and any attached documents.

Offers to purchase a claim

Certain entities purchase claims for an amount that is less than the face value of the claims. These entities may contact creditors offering to purchase their claims. Some written communications from these entities may easily be confused with official court documentation or communications from the debtor. These entities do not represent the bankruptcy court, the bankruptcy trustee, or the debtor. A creditor has no obligation to sell its claim. However, if a creditor decides to sell its claim, any transfer of that claim is subject to Bankruptcy Rule 3001(e), any provisions of the Bankruptcy Code (11 U.S.C. § 101 et seq.) that apply, and any orders of the bankruptcy court that apply.

Please send completed Proof(s) of Claim to:

If by first class mail:

PG&E Corporation Claims Processing Center
c/o Prime Clerk LLC
Grand Central Station, PO Box 4850
New York, NY 10163-4850

If by overnight courier or hand delivery:
PG&E Corporation Claims Processing Center
c/o Prime Clerk LLC
850 Third Avenue, Suite 412
Brooklyn, NY 11232

You may also hand deliver your completed Proof(s) of Claim to any of the following service center offices (beginning July 15, 2019 through the Bar Date (October 21, 2019) during the hours of 8:30 a.m. – 5:00 p.m. Prevailing Pacific Time):

Chico Service Center
350 Salem Street
Chico, CA 95928

Marysville Service Center
231 "D" Street
Marysville, CA 95901

Napa Service Center
1850 Soscol Ave. Ste 105
Napa, CA 94559

Oroville Service Center
1567 Huntoon Street
Oroville, CA 95965

Redding Service Center
3600 Meadow View Road
Redding, CA 96002

Santa Rosa Service Center
111 Stony Circle
Santa Rosa, CA 95401

Photocopy machines will not be available at the Claim Service Centers; you must bring a photocopy of your Proof of Claim if you wish to receive a date-stamped copy.

Do not file these instructions with your form

Ltr to Prime Clerk 2 19 2020

Date: 02/19/2020 (02:19:33 PM PDT)

From: xena@calirub.co

To: pgeinfo@primeclerk.com

Text (1 KB)

Attention Mailing Department:

I spoke with a clerk at your office today regarding not received notice that you had received my claim.

She was able to look up my claim by name: Mary Kim Wallace. She was able to give me the claim #68955. I requested that she send me a hard copy of that notice.

She said I needed to email the mailing department for PGE and request it sent. Please send this and all future correspondence in writing to:

Mary Kim Wallace

Creditor Claim #68955

P. O. Box 1632

Magalia, California 95954

If you cannot provide me with the Proof of filing, please write and let me know.

Mary Kim Wallace

2 27 2020 Xena,

844 339 4217

Thank you for contacting Prime Clerk.

Please find attached a Prime Clerk stamped copy of your submitted claim.

Please let us know if we can be of further assistance.

Regards,

Prime Clerk Inquiries

Prime Clerk

850 Third Avenue, Suite 412

Brooklyn, NY 11232

primeclerk.com

The highest level of professionalism, innovation and transparency in bankruptcy administration.

For more information click here: <http://primeclerk.com/raising-the-bar/>

----- Original Message -----

From: [xena@calirub.co]

Sent: 2/19/2020 5:19 PM

To: pgeinfo@primeclerk.com

Subject: PGE Bankruptcy Case 19-3009, re: my Proof of Claim, October 18, 2019 Request for Information

Attention Mailing Department:

I spoke with a clerk at your office today regarding not received notice that you had received my claim.

She was able to look up my claim by name: Mary Kim Wallace. She was able to give me the claim #68955. I requested that she send me a hard copy of that notice.

She said I needed to email the mailing department for PGE and request it sent. Please send this and all future correspondence in writing to:

Mary Kim Wallace

Creditor Claim #68955

P. O. Box 1632

Magalia, California 95954

If you cannot provide me with the Proof of filing, please write and let me know.

Mary Kim Wallace

ref:_00D1N1uIqY._5003l10e3rv:ref

PGE Claim 68955.pdf (1.9 MB)

Claim # 68455

Exh. B

UNITED STATES BANKRUPTCY COURT
NORTHERN DISTRICT OF CALIFORNIA (SAN FRANCISCO DIVISION)

RECEIVED

OCT 18 2019

PRIME CLERK LLC

In re:
PG&E CORPORATION,
- and -
PACIFIC GAS AND ELECTRIC
COMPANY,
Debtors.

Bankruptcy Case
No. 19-30088 (DM)
Chapter 11
(Lead Case)
(Jointly Administered)

COPY

Proof of Claim (Fire Claim Related)

Read the instructions before filing this claim form. This form is for tort claimants who have a claim against the Debtors (i.e. PG&E Corporation and Pacific Gas and Electric Company) that arose prior to the Debtors filing for bankruptcy (i.e. prior to January 29, 2019) and that arose from, or relates to, a fire.

(Do not use this form for non-fire claims. Non-fire tort claimants should use Form 110.)

Do NOT file a fraudulent claim. A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Please type or print in the spaces below. Do NOT use red ink or pencil.

Part 1: Identify the Claim

1. Who is the current creditor?

Mary Kim Wallace

Name of the current creditor (the person or entity to be paid for this claim)

2. Has this claim been acquired from someone else?

No

Yes. From whom? _____

3. Are you filing this claim on behalf of your family?

No

If you checked "Yes", please provide the full name of each family member that you are filing on behalf of:

Yes

A family is a group of two or more people related by birth, marriage, domestic partnership, or adoption and residing together. All such people are considered as members of one family.

4. Where should notices and payments to the creditor be sent?

Federal Rule of Bankruptcy Procedure (FRBP) 2002(g)

Where should notices to the creditor be sent?

Name *Mary Kim Wallace*

Where should payments to the creditor be sent? (If different)

Name _____

Attorney Name (if applicable) _____

Attorney Name (if applicable) _____

Attorney Bar Number (if applicable) _____

Attorney Bar Number (if applicable) _____

Street Address *P.O. Box 1632*

Street Address _____

City *Magalia*

City _____

State *California*

State _____

Zip Code *95954*

Zip Code _____

Phone Number *530 492 6585*

Phone Number _____

Email Address *xena@calirab.co*

Email Address _____

"not .com"

5. Does this claim amend one already filed?

No

Yes. Claim number on court claims registry (if known) _____

Filed on *MM / DD / YYYY*

6. Do you know if anyone else has filed a proof of claim for this claim?

No

Yes. Who made the earlier filing? _____

7. What fire is the basis of your claim?

Check all that apply.

- Camp Fire (2018)
- North Bay Fires (2017)
- Ghost Ship Fire (2016)
- Butte Fire (2015)
- Other (please provide date and brief description of fire): _____

8. What are the loss location(s) where you and/or your family suffered harm? (e.g. home or business address, place of injury, place from which you were evacuated, if different.)?

Location(s): *6295 Dimitri Court
Magalia California
95954*

9. How were you and/or your family harmed?

Check all that apply

- Property Damage (homes, structures, personal property, land, trees, landscaping, and all other property damage)
 - Owner Renter Occupant Other (Please specify): _____
- Personal Injury
- Wrongful Death (if checked, please provide the name of the deceased)
- Business Loss/Interruption
- Lost wages and earning capacity
- Loss of community and essential services
- Agricultural loss
- Other (Please specify): *Social, emotional and financial*

10. What damages are you and/or your family claiming/seeking?

Check all that apply

- Economic damages (including replacement cost of damaged property, diminution in value, loss of use, lost inventory, lost profits, and other economic damage)
- Non-economic damages (including loss of society and support, loss of consortium, pain and suffering, emotional distress, annoyance and discomfort, and other non-economic damage)
- Punitive, exemplary, and statutory damages
- Attorney's fees and litigation costs
- Interest
- Any and all other damages recoverable under California law
- Other (Please specify): *Social, emotional and financial*

11. How much is the claim?

- \$ _____ (optional)
- Unknown / To be determined at a later date

Part 3: Sign Below

The person completing this proof of claim must sign and date it.
FRBP 9011(b).

If you file this claim electronically, FRBP 5005(a)(2) authorizes courts to establish local rules specifying what a signature is.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both.
18 U.S.C. §§ 152, 157, and 3571.

Check the appropriate box:

I am the creditor.
 I am the creditor's attorney or authorized agent.

I have examined the information in this *Proof of Claim* and have a reasonable belief that the information is true and correct.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on date Sept 29, 2019 (mm/dd/yyyy)

Signature

Mary Kim Wallace

Print the name of the person who is completing and signing this claim:

Name

Mary
First name

Kim
Middle name

Wallace
Last name

Title

Company

Identify the corporate servicer as the company if the authorized agent is a servicer.

Address

6295 Dimitri Court
Magalia California 95954

Number

Street

City

State

ZIP Code

Contact phone

530 492 6585

Email

xena@calirab.org

Exhibit 5

[Reply](#)[Forward](#)[Delete](#)**Amendment to Proof of Claim No. 68955**

Date: 04/30/2020 (03:03:42 PM PDT)

From: [Ankey Thomas](#)To: xena@calirub.coAttachments:  [ClaimNumber_103408.pdf \(6.0 MB\)](#) [Text \(1 KB\)](#)

Dear Ms. Wallace:

Upon receipt of your notice of amended proof of claim, it was forwarded to Prime Clerk for processing. The amended proof of claim has been assigned as Claim No. 103408. Attached is the copy for your record.

Regards,

Ankey Thomas

Judicial Assistant to Hon. Dennis Montali

United States Bankruptcy Court

Northern District of California - San Francisco Division

450 Golden Gate Avenue, Mail Box 36099

San Francisco, CA 94102

Chambers: (415) 268-2320

[ClaimNumber_103408.pdf \(6.0 MB\)](#)

Exhibit 6



Xena Gale <xena.calirub@gmail.com>

Request for The Plan and Voting Ballot for Claim # 103408

7 messages

Xena Gale <xena.calirub@gmail.com>

Mon, May 4, 2020 at 4:27 PM

To: Ankey_Thomas@canb.uscourts.com, pgeballots@primeclerk.com

Bcc: mackraigmm@gmail.com

May 4 2020

Attention: Anky Thomas, Judicial Assistant to Hon. Dennis Montali
United State Bankruptcy Court, Northern District, Chambers: 415 268 2320

and,

To Whom It May Concern at pgeballots@primeclerk.com

Re: Proof of Amended Claim # 103408 and Original Filing of Claim #68955.

I need some help and need it now. I have requested to be sent the Plan and Voting information several times.

To date I have received nothing. The deadline to vote is fast approaching.

Please send me "The Plan", and a Voting Ballot ASAP. Send as a physical hard copy with instructions on how to vote and return via to you by mail.

If you deny me The Plan, and a Voting Ballot, state the reason for denial based upon Finding of Facts and Conclusion at Law. Please make this a public document in the PG&E Bankruptcy case and send me a file stamped copy that the court and Prime Clerk has received this Notice.

Respond in writing to:

Mary Kim Wallace, Creditor
P O Box 1632
Magalia, California 95954
530 492 6585
xena@calirub.co

Mail Delivery Subsystem <mailer-daemon@googlemail.com>
To: xena.calirub@gmail.com

Mon, May 4, 2020 at 4:28 PM

**Address not found**

Your message wasn't delivered to
Ankey_Thomas@canb.uscourts.com because the domain
canb.uscourts.com couldn't be found. Check for typos or
unnecessary spaces and try again.

The response was:

DNS Error: 582418 DNS type 'mx' lookup of canb.uscourts.com responded with code NXDOMAIN Domain name not found: canb.uscourts.com

Final-Recipient: rfc822; Ankey_Thomas@canb.uscourts.com

Action: failed

Status: 4.0.0

Diagnostic-Code: smtp; DNS Error: 582418 DNS type 'mx' lookup of canb.uscourts.com responded with code NXDOMAIN

Domain name not found: canb.uscourts.com

Last-Attempt-Date: Mon, 04 May 2020 16:28:06 -0700 (PDT)

----- Forwarded message -----

From: Xena Gale <xena.calirub@gmail.com>

To: Ankey_Thomas@canb.uscourts.com, pgeballots@primeclerk.com

Cc:

Bcc:

Date: Mon, 4 May 2020 16:27:55 -0700

Subject: Request for The Plan and Voting Ballot for Claim # 103408

May 4 2020

Attention: Anky Thomas, Judicial Assistant to Hon. Dennis Montali
United State Bankruptcy Court, Northern District, Chambers: 415 268 2320

and,

To Whom It May Concern at pgeballots@primeclerk.com

Re: Proof of Amended Claim # 103408 and Original Filing of Claim #68955.

I need some help and need it now. I have requested to be sent the Plan and Voting information several times.

To date I have received nothing. The deadline to vote is fast approaching.

Please send me "The Plan", and a Voting Ballot ASAP. Send as a physical hard copy with instructions on how to vote and return via to you by mail.

If you deny me The Plan, and a Voting Ballot, state the reason for denial based upon Finding of Facts and Conclusion at Law. Please make this a public document in the PG&E Bankruptcy case and send me a file stamped copy that the court and Prime Clerk has received this Notice.

Respond in writing to:

Mary Kim Wallace, Creditor
P O Box 1632
Magalia, California 95954
530 492 6585
xena@calirub.co

Ackheem Gray <ackheemgray@primeclerk.com>

Mon, May 4, 2020 at 7:29 PM

To: Xena Gale <xena.calirub@gmail.com>, "Ankey_Thomas@canb.uscourts.com" <Ankey_Thomas@canb.uscourts.com>, PGE Ballots <PGEBallots@primeclerk.com>

Case: 19-30088 Doc# 8196 Filed: 06/28/20 Entered: 06/29/20 14:40:08 Page 51

<https://mail.google.com/mail/u/0/?ik=c8f00883d8&view=pt&search=all&permuid=0ead-a%3Ar3060622094882797989&simpl=msg-a%3Ar306227457...> 2/6

Hello Mary,

Confirming receipt of request. We will mail hard copy version of the plan and ballot to the provided addresses.

Regards,

Ackheem

Ackheem Gray

ackheemgray@primeclerk.com

Prime Clerk

One Grand Central Place

60 East 42nd Street

Suite 1440

New York, NY 10165

917 947 6268 office

718 514 4310 mobile

primeclerk.com

Quality. Partnership. Expertise. Innovation.

For more information click here: <https://www.primeclerk.com/why-choose-us>



[Quoted text hidden]

For Prime Clerk's email disclaimer, please click here: <http://primeclerk.com/email-disclaimer/>

Xena Gale <xena.calirub@gmail.com>

To: mackraigmm@gmail.com

Mon, May 4, 2020 at 7:35 PM

Pretty cool if you get this post to Prime Clerk an US Bankruptcy Court.

[Quoted text hidden]

4 attachments

image001.png
1K

image002.png
2K

image002.png
2K

image001.png
1K

Xena Gale <xena.calirub@gmail.com>

Case: 19-30088 Doc# 8196 Filed: 06/28/20 Entered: 06/29/20 14:40:08 Page 52 of 68

<https://mail.google.com/mail/u/0/?ik=c8f00883d8&view=pt&search=all&permuid=thead-a%3Ar3060622094882797989&simpl=msg-a%3Ar306227457...> 3/6

Wed, May 13, 2020 at 12:31 PM

Exhibit 7

----- Forwarded message -----

From: Ankey Thomas <Ankey.Thomas@canb.uscourts.gov>
Date: Tue, May 5, 2020 at 3:14 PM
Subject: RE: Requesting Voter Ballot and All Documents Pertaining to The Plan, i.e. PGE Bankruptcy
To: Xena Gale <xena.calirub@gmail.com>

Dear Ms. Wallace:

In response to your request for the plan documents, they are available on PG&E's bankruptcy case website being maintained by Prime Clerk. <https://restructuring.primeclerk.com/pge/> You can also submit an E-ballot from the website. At this time, the court does not intend to post your request on the case docket.

Regards,

Ankey Thomas
Judicial Assistant to Hon. Dennis Montali
United States Bankruptcy Court
Northern District of California - San Francisco Division
450 Golden Gate Avenue, Mail Box 36099
San Francisco, CA 94102
Chambers: (415) 268-2320

From: Xena Gale <xena.calirub@gmail.com>
Sent: Tuesday, May 5, 2020 11:53 AM
To: Ankey Thomas <Ankey.Thomas@canb.uscourts.gov>
Subject: Requesting Voter Ballot and All Documents Pertaining to The Plan, i.e. PGE Bankruptcy

Dear Anky, (Judicial Assistant to Hon. Dennis Montali

I have not received any documentations regarding the PGE Bankruptcy cases, Case Number: 19-30088-DM

Jointly Administered Case: 19-30089-DM., re: Original Claim #68955, and amended claim #103408.

I sent this email yesterday and it bounced back say canb.uscourts.gov, is not correct. I hope this goes through.

I also notified the Prime Clerks Office that I have not received any information about this case. Yesterday they responded and said they would mail. I am not confident that I will receive it in time.

I filed on my own behalf, without an attorney.

Please file this request into my claim/case and make public. I am under extreme duress as I have repeatedly contacted Prime Clerk that I am not receiving any information, nor in a timely manner. Most other creditors received this information April 30th and had 45 days to review and make an informed decision. I am not confident there is enough information nor time to make an informed decision.

Also, I have no information on the Trustee Plan as to how this is going to be administered. Please forward the Trustee Plan to me as well.

Would you please make this request public in this case and show that it has been filed. If you need this request in another format, please advice.

Thank you,

Mary Kim Wallace

P O Box 1632

Magalia, California 95954

530 492 6585

Best email to respond: xena.calirub@gmail.com

Exhibit 8



Xena Gale <xena.calirub@gmail.com>

Please Help! Requesting this Emergency Motion to Stay Deadline to Vote to be heard

2 messages

Xena Gale <xena.calirub@gmail.com>

Wed, May 6, 2020 at 1:56 PM

To: Lorena_Parada@canb.uscourts.gov, dennis_montali@canb.uscourts.gov, rjulian@bakerlaw.com, vanessa.nancarrow@asm.ca.gov, Logan.Pitts@sen.ca.gov, senator.mcguire@senate.ca.gov, Laurel.Green@sen.ca.gov, jim.wood@asm.ca.gov, Laura.Beltran@asm.ca.gov, esagerman@bakerlaw.com, ann.oleary@gov.ca.gov, daniel.zingale@gov.ca.gov, Tom.Gogola@mail.house.gov, Joe.Plaugher@mail.house.gov
Bcc: mackraigmm@gmail.com, Xena Gale <xena.calirub@gmail.com>, dpdarrin@aol.com

To Whom It May Concern,

My name is Mary Kim Wallace. Today is May 6, and I still have not received The Plan, a voter ballot, or information on the Trustees and the agreement they are proposing. I am a Camp Fire claimant and creditor in the PG&E Bankruptcy Court, Case #19-30088-DM, and 19-30089-DM.

I have contacted the Clerk's Office of the Court and asked for assistance in getting my motion filed. I am getting no response from the court. and have been unable to get someone to return my call.

Due to the nature of this Emergency Motion I am emailing to the courts, congress and key personnel involved in resolving the issues in this case and coming to a settlement agreement. I need someone to respond that can help me or show me how to get it filed now!

I, and I have knowledge of many other claimants, have not received any information regarding this claim nor voting ballot. All claimants were to receive April 1, 2020, and have 45 days to review and make an intelligent and informed decision. I am not sure why this is not been done and why some of us will not have adequate time to review and decide.

I appreciate your assistance in getting this filed into Judge Donali's court. I am not an attorney or schooled in law. If my motion is denied the opportunity to be heard, and/or denied, I respectfully request an answer as to why based upon facts and conclusion of law.

My email is: xena@calirub.co
All Rights Reserved
s/s: by: Mary Kim Wallace
Creditor, In Pro Per
530 492 6585

Motion to Stay 5 5 2020.docx
44K

Mail Delivery Subsystem <mailer-daemon@googlemail.com>
To: xena.calirub@gmail.com

Wed, May 6, 2020 at 2:38 PM

Message blocked

Your message to daniel.zingale@gov.ca.gov has been blocked. See technical details below for more information.

Exhibit 9

1 Mary Kim Wallace
2 Post Office Box 1632
3 Magalia, California 95954
4 Phone Number 530 492 6585
5 xena@calirub.co
6

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UNITED STATES BANKRUPTCY COURT
NORTHERN DISTRICT
(SAN FRANCISCO DIVISION)

In re:
PG&E CORPORATION,
-and-
PG&E GAS AND ELECTRIC COMPANY
Debtors

vs.

Mary Kim Wallace

Creditor

Bankruptcy Case
No. 19-30088-DM
Chapter 11
(Lead Case)
(Jointly Administered) Case
No. 19-30089-DM

Proof of Claim No. 68955
Amended Proof of Claim No. 103408
Filed October 18, 2018
Camp Fire

Judge: Honorable Dennis Montali

Emergency Motion to Stay Voting Deadline

I am a fire victim claimant and creditor in this Chapter 11 case. I would like an emergency order from this court to stay the "deadline" to vote until such time I am properly informed of the "Final Plan", the "Trustee Plan", and the plan and procedures of the Fire Victims Trust. Without adequate information, a reasonable claimant could not make an intelligent and informed decision on the vote.

I filed my own claim, without an attorney as Proof of Claim #68955 on October 18, 2019, and have received no information from anyone on my claim. My claim should be the value of #11: unknown, to be determined at a later date. According to Prime Clerk, my claim status has not been evaluated, nor assigned a voter ID number. Which of course means I have never received the Plan, or voting materials. I have knowledge that there are many, many, fire victims who have also not received a ballot or voting materials.

In addition, I amended my claim and sent to both Prime Clerk, LLC as Proof of Claim 103408 and your court. I received confirmation that the amended claim was processed from your

1 court on or about April 20, 2020. I have asked for all correspondence to be delivered in hard copy
2 form. I have limited resources to protect my claim including no or limited internet access. I made
3 that clear from the beginning when my original claim was filed in October, 2019 that all
4 communication was to be in writing by mail.

5 I also followed up with numerous phone calls to Prime Clerk, beginning in January, 2020. In
6 February, 2020, I received a response to my email from Prime Clerk, saying my claim was still
7 under review and had not been processed yet.

8 Prime Clerk emailed me on May 5, 2020, to say they were mailing me "The Plan" and a
9 Voting Ballot. In addition, I need all information pertaining to the "Trustee" who would be
10 controlling our claims. Nothing has been sent to me as to how that is being administered, how my
11 claim is to be evaluated, by whom, including whether I receive total value of my claim, a
12 percentage of our claim, etc. Yet there is supposed to be a Fire Victims Trustee to make that
13 decision later? After the vote? How could I agree to something that I do not have information on? I
14 also have knowledge that the current deal we are to be voting on is not even finalized. How could I
15 vote for something that is not the final agreement?

16 I request this Emergency Motion for Stay, in Good Faith, and ask the court to allow me the
17 full 45 days, (that others received), in order to review all information needed to make an informed
18 decision regarding voting yes or no on this plan. Due to limited financial resources, limited internet,
19 the Coronavirus Shelter at Home, and travel restrictions, I am requesting this hearing to appear
20 telephonically. If you cannot do this, and deny my Motion, please provide me with findings of fact
21 and conclusion of law as to why.

22 I declare under penalty of perjury pursuant to the Laws of the State of California that, to the
23 best of my knowledge and after reasonable inquiry, the foregoing is true and correct and that this
24 declaration was executed at Magalia, California on May 9, 2020.

25 DATED: May 9, 2020

All Rights Reserved

26 /s/Mary Kim Wallace, Creditor

27 Mary Kay Wallace, In Pro Per

Exhibit 10

To: pgeballots@primeclerk.com
 Cc: dennis_montali@canb.uscourts.gov, Lorena_Parada@canb.uscourts.gov, ann.oleary@gov.ca.gov
 Bcc: Helen Sedwick <helen@bennetvalleylaw.com>, ljamali@kqed.org

To Whom It May Concern:

I still have not received my ballots, The Plan, nor Voter ID number. I have contacted Prime Clerk numerous time and still have received nothing. As you can see from Ackheem Gray's comments below, he said it was mailed on Monday the 4th.

Nothing here yet. Please contact me ASAP with an E Ballot ID number. Since I have not the information, in a hard copy, as requested numerous time, I will need to vote no before the 15th.

I will copy in Judge Montali and his Clerk, Lorena Parada. Hopefully they will see how frustrating this is. While the information is on your website, I would have to read it on my phone. I have limited or no interest connection and that is why I wanted it in hard copy. A written copy of all documents are important for me to make an intelligent and informed decision.

This is so stressful! Please respond ASAP. I have also filedd a Motion into Judge Montali's Court, "Emergency Motion to Stay the Voting Deadline", Docket # 7141, Filed and Received 5/11/2020. This motion addresses the fact that I have not received information to make an intelligent and information decision on the vote. I have knowledge that are many others who have not received their ballots and voting information.

I have not received information as to when my Motion will be heard. This is an Emergency!

Thank you.

s/s Mary Kim Wallace, Pro Per Camp Fire Victim Claimant, Creditor

Claim #68955, Amended Claim #103408

P. O. Box 1632

Magalia, California 95954

530 492 6585

cc: Judge Dennis Montali, US Bankruptcy Court Judge, PG&E, Case # 19-30088-DM.

Lorena Parada, Courtroom Deputy

Ann O'Leary, Chief of Staff, Governor's Office

----- Forwarded message -----

From: Ackheem Gray <ackheemgray@primeclerk.com>

Date: Mon, May 4, 2020 at 7:29 PM

Subject: RE: Request for The Plan and Voting Ballot for Claim # 103408

To: Xena Gale <xena.calirub@gmail.com>, Ankey_Thomas@canb.uscourts.com <Ankey_Thomas@canb.uscourts.com>, PGE Ballots <PGEBallots@primeclerk.com>

Hello Mary,

[Quoted text hidden]

[Quoted text hidden]

Ryan Vyskocil <rvyskocil@primeclerk.com>

Wed, May 13, 2020 at 2:44 PM

To: Xena Gale <xena.calirub@gmail.com>, PGE Ballots <PGEBallots@primeclerk.com>

Cc: "dennis_montali@canb.uscourts.gov" <dennis_montali@canb.uscourts.gov>, "Lorena_Parada@canb.uscourts.gov" <Lorena_Parada@canb.uscourts.gov>, "ann.oleary@gov.ca.gov" <ann.oleary@gov.ca.gov>

Hi Mary,

You may use the below Unique E-Ballot ID to submit your vote online at the following link: <https://restructuring.primeclerk.com/pge/EBallot-Home>.

Case: 19-30088 Doc# 8196 Filed: 06/28/20 Entered: 06/29/20 14:40:08 Page 62

<https://mail.google.com/mail/u/0/?ik=c8f00883d8&view=pt&search=all&permittf=0&imead-a%3Ar3060622094882797989&simpl=msg-a%3Ar306227457...> 4/6

193008801124934

Please be advised that you should make an election to accept or reject the plan on page 6 of the electronic PDF prior to signing the document. I have also attached a soft copy of your ballot as well as the corresponding solicitation materials for ease of review. Please let us know if you have any additional questions.

Best,

Ryan

Ryan Vyskocil
rvyskocil@primeclerk.com

Prime Clerk
One Grand Central Place
60 East 42nd Street
Suite 1440
New York, NY 10165
347 505 7139 office
973 255 8096 mobile
primeclerk.com

[Quoted text hidden]

5 attachments

-  **PGE - Individual Fire Victim Ballot - 193008801124934.pdf**
278K
-  **PG&E - 40662-01 - Confirmation Hearing Notice (16).pdf**
888K
-  **5 - PG&E - DS Order (Standalone).pdf**
331K
-  **PG&E - 40662-04 - Disclosure Statement (Fully Compiled) (184).pdf**
4195K
-  **PG&E - 40662-02 - TCC Summary (13).pdf**
707K

Xena Gale <xena.calirub@gmail.com>
To: mackraigmm@gmail.com
Cc: Xena Gale <xena.calirub@gmail.com>

Thu, May 14, 2020 at 2:55 PM

[Quoted text hidden]

6 attachments

-  **PGE - Individual Fire Victim Ballot - 193008801124934.pdf**
278K
-  **PG&E - 40662-01 - Confirmation Hearing Notice (16).pdf**

Case: 19-30088 Doc# 8196 Filed: 06/29/20 Entered: 06/29/20 14:40:08 Page 63 of 68

888K

 **5 - PG&E - DS Order (Standalone).pdf**
331K

 **PG&E - 40662-04 - Disclosure Statement (Fully Compiled) (184).pdf**
4195K

 **PG&E - 40662-02 - TCC Summary (13).pdf**
707K

 **Docket # 7186 -.pdf**
1947K

Exhibit 11

1 Mary Kim Wallace
2 Post Office Box 1632
3 Magalia, California 95954
4 Phone Number 530 492 6585
5 xena.calirub@gmail.com
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**UNITED STATES BANKRUPTCY COURT
NORTHERN DISTRICT
(SAN FRANCISCO DIVISION)**

In re:
PG&E CORPORATION,
-and-
PG&E GAS AND ELECTRIC COMPANY
Debtors

vs.

Mary Kim Wallace

Creditor

Bankruptcy Case
No. 19-30088-DM
Chapter 11
(Lead Case)
(Jointly Administered) Case
No. 19-30089-DM

Proof of Claim No. 68955
Amended Proof of Claim No. 103408
Filed October 18, 2018
Camp Fire

Judge: Honorable Dennis Montali

Objection, Reservation of Rights, Objection to
The Plan, Fire Victims Trust and Irregularities of
Voting Procedure

I am a Camp Fire 2018 victim claimant and creditor in this Chapter 11 case. I am making these objections prior to the deadline to object to PG&E's plan at 4pm on May 15 2020. I object to the Plan, the Fire Victims Trust, and Irregularities in Voting Procedure.

I repeatedly asked for The Plan, and all documents relating to this case, be sent to me in writing. I emailed, called and wrote numerous times to Prime Clerk and to the Bankruptcy Court. On or about May 5, 2020, Prime Clerk emailed me to tell me my copy of the Plan, The Fire Victims Trust, Voting Procedures, etc. were mailed. On May 11, 2020, I again emailed Prime Clerk and copied in the court, a couple of Senators, the Public Relations Office of Governor Newsome, Judge Montali, and again asked for hard copies of all documents relating to this Plan so I can review, read, study, and make an intelligent informed decision on my vote. Later that afternoon the Prime Clerk emailed me 9 documents in pdf form. There is no time for me to adequately vote on this plan. See Docket #7186 Motion to Stay Voting Deadline by Mary Kim Wallace.

Page - 1 - of 2 Mary Kim Wallace, Objects to The Plan, Fire Victims Trust, and Reservation of Rights to Protect my claim.

1 The irregularities regarding my vote is not receiving information that others received starting
2 April 1, 2020. And not receiving adequate time to make an informed decision. Please see docket #
3 7194 "Garrison Objection to Proposed Reorganization Plan", and docket # 7186 "Second Notice of
4 Voting Procedure Irregularities".

5 Arguments are ongoing and as of May 15, 2020, the hearing heard by Judge Montali, are
6 arguments regarding the Fire Victims Trust Claims, and a claimant's ability to receive a remedy if
7 part or all of the claim is denied. Attorney are still arguing over the Fire Victim Trust plan as I type
8 this at 5/15/2020, 12:32 pm, as I signed up for the zoom meeting. It appears they don't even agree to
9 the Fire Victims Trust Plan, although I am supposed to vote on something that has not been approved
10 by the attorneys?

11 I object to the Fire Victims Trust being able to deny our claims, and if denied our recourse is
12 to appeal administratively. If denied administratively, there is no other recourse. And furthermore, if
13 I received a partial payment, once payment received I have agreed to hold the Trust harmless if they
14 decide not to fund the rest of the claim.

15 I object to The Plan, that from the limited information I have, I have to agree to Hold PG&E
16 harmless if The Plan is voted yes. I object that the yes vote will deny my no vote any optional recourse
17 to my claim, i.e. having my day in court!

18 I object to lack of full disclosure as to this, The Plan and Fire Victims Trust, in that it has not
19 been revealed exactly how our claims will be paid, and that the Fire Victims Trust has the ability to
20 change this plan of disbursement and valid claims at any time they wish. How could a reasonable
21 person agree to a plan that could change without their input? I object. I am writing this under threat,
22 duress and coercion.

23 I declare under penalty of perjury that this Objection to Plan and Fire Victims Trust based
24 upon Irregularities of Voting Procedure is true and correct to the best of my ability.

25 | DATED: May 18, 2020

All Rights Reserved

s/s/ by: Mary Kim Wallace, Creditor, In Pro Per

28 Page - 2 - of 2 Mary Kim Wallace, Objects to The Plan, Fire Victims Trust, and Reservation of
29 Rights to Protect my claim. Filed 05/15/20 Entered 05/18/20 11:14:12 Page 2 of 6

From: Xena Gale
Sent: Sunday, June 28, 2020 5:52:19 PM (UTC-08:00) Pacific Time (US & Canada)
To: CANB Emergency Filings
Subject: Please file these Objections and Affidavit of Mary Wallace into the Docket of PG&E Case # 19-30088

Thank you for filing this into the docket.

Mary Wallace
[REDACTED]

Pro Per
[REDACTED]

P O Box 1632
Magalia, California 95954